

by the scope of the order on certain textile mill products from Argentina with the exception of those which were listed under the like product heading "Other Miscellaneous Categories." This category included, among other subheadings, "bags and sacks, or other shipping containers, of vegetable fibers, except cotton" and "packing, molded, of cotton and rubber."

With regard to this remaining like product category, we next analyzed whether ACTWU has standing as an interested party to object to revocation of this like product category. In order for ACTWU to qualify as an interested party, ACTWU must be "representative of the industry * * * in the United States of the like product produced in the United States" (19 CFR 355.2(i)(4)). Since ACTWU did not indicate that any of its members produced products in the one remaining like product group, it cannot be representative of the industry and, therefore, does not qualify as an interested party for that like product category.

Interested parties were provided an opportunity to comment on the Department's analysis and conclusions which were set forth in a memorandum to Acting Assistant Secretary Robert S. LaRussa entitled, "Objection to Revocation—Certain Textile Mill Products from Argentina," signed on December 10, 1996, which is a public document on file in the Department's Central Records Unit. We received no comments.

Determination To Revoke

The Department found that the member companies of ATMI produce all

of the like products covered by the countervailing duty order on certain textile mill products from Argentina with the exception of those within the "Other Miscellaneous Categories" like product category. The only HTS item numbers covered by the scope of this order, which fall under that like product category, are item numbers 6305.2000 and 6305.9000, described as "sacks, and bags, of a kind used for the packing of goods—of cotton; of other textile materials." Therefore, since neither ATMI and ACTWU qualify as interested parties with respect to these two HTS item numbers, we are revoking the order with respect to these two HTS item numbers, effective January 1, 1994. The HTS item numbers covered by the order, which are identified in Attachment A, will have countervailing duties assessed under the automatic assessment provision for exports made on or after January 1, 1994 which entered before January 1, 1995.

This determination and notice are in accordance with sections 751 (a) and (c) of the Act (19 U.S.C. 1675(a)(1) and 1675(c)).

Dated: July 25, 1997.

Jeffrey P. Bialos,

Principal Deputy Assistant Secretary for Import Administration.

Appendix A—C-357-404

HTS List for Certain Textile Mill Products From Argentina

HTS Number

5111.1170, 5111.1960,¹ 5111.2090,
5111.3090, 5111.9090, 5112.1120,
5112.1990, 5112.2030, 5112.3030,
5112.9090, 5205.1110, 5205.1210,
5205.1310, 5205.1410, 5205.2400,²

5205.3100, 5205.3200, 5205.3300,
5207.1000, 5207.9000, 5407.9105,
5407.9205, 5407.9305, 5407.9405,
5515.1305, 5515.1310, 5801.3600,
6302.600010, 6302.600020, 6302.910005,
6302.910050, 6305.2000, 6305.9000

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DEPARTMENT OF COMMERCE

International Trade Administration

Determination Not To Revoke Countervailing Duty Order

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of determination not to revoke countervailing duty order.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its determination not to revoke the countervailing duty order listed below.

EFFECTIVE DATE: August 1, 1997.

FOR FURTHER INFORMATION CONTACT:

Russell Morris or Maria MacKay, Office of CVD/AD Enforcement VI, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482-2786.

SUPPLEMENTARY INFORMATION:

Background

On April 29, 1997, the Department published in the **Federal Register** (62 FR 23220) its intent to revoke the following countervailing duty order:

COUNTERVAILING DUTY ORDER

Brazil	Construction Castings (C-351-504)	05/09/86, 57 FR 2252
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Under 19 CFR 355.25(d)(4)(iii), the Secretary of Commerce will conclude that an order is no longer of interest to interested parties and will revoke the order if no domestic interested party (as defined in sections 355.2 (i)(3), (i)(4), (i)(5), and (i)(6) of the regulations) objects to revocation or no interested party requests an administrative review by the last day of the 5th anniversary month.

Within the specified time frame, we received an objection from a domestic interested party to our intent to revoke the countervailing duty order. Therefore, because the requirements of

19 CFR 355.25(d)(4)(iii) have not been met, we will not revoke the order.

This determination is in accordance with 19 CFR 355.25(d)(4).

Dated: July 25, 1997.

Jeffrey P. Bialos,

Principal Deputy Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[Docket No.; I.D. 072597C]

Endangered Fish and Wildlife; Draft Recovery Plan for the Blue Whale

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of availability and request for comments.

¹ Coverage limited to fabric, value not over \$19.84/kg.

² Coverage limited to yarn, not exceeding 68 nm.